



## State of New Hampshire

### PUBLIC EMPLOYEE LABOR RELATIONS BOARD

SANBORN REGIONAL SCHOOL BOARD

Complainant

v.

SANBORN REGIONAL EDUCATION ASSOCIATION/  
NEA-NEW HAMPSHIRE

Respondent

CASE NO. T-0256:15

DECISION NO. 89-79

#### MOTION FOR REHEARING

PELRB on October 5, 1989 issued a decision No. 89-68 finding that the School District and the Public Employer (Town) have a responsibility to fund the negotiated salary increases negotiated in good faith by the parties in the multi-year agreement.

The Sanborn Regional School Board on October 30, 1989 filed a Motion for Reconsideration on the basis that PELRB had erred as a matter of law in concluding that a three year agreement was binding on the parties, further that approval of first year fundings was not evidence of approval of subsequent year funding approvals and further voters and taxpayers have the right to have cost items submitted for approval or rejected each year of the C.B.A.

PELRB after reviewing the records and its decision No. 89-68 and finding no new evidence offered for consideration in the petitioners motion, ORDER the Motion for Rehearing be and hereby is DENIED.

Signed this 9th day of November, 1989.

  
EDWARD J. HASELTINE  
Chairman

By unanimous vote. Chairman Edward J. Haseltine presiding. Members Seymour Osman and Daniel Toomey present and voting.